	(Original Signature of Member)
109TH CONGRESS	
1st Session H.R.	and the second s
To reauthorize the Office of National Drug minimum drug testing standards for ma	•
IN THE HOUSE OF RE	PRESENTATIVES
Mr. Tom Davis of Virginia (for himself, Mr. Cummings) introduced the following by mittee on	ill; which was referred to the Com-
4	

# A BILL

- To reauthorize the Office of National Drug Control Policy Act and to establish minimum drug testing standards for major professional sports leagues.
  - 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- SECTION 1. TABLE OF CONTENTS.
- The table of contents for this Act is as follows: 4

Sec. 1. Table of contents.

TITLE I—REAUTHORIZATION OF OFFICE OF NATIONAL DRUG CONTROL POLICY ACT

Sec. 101. Short title.



Sec. 102. Repeal of termination provision.

Sec. 103. Authorization of appropriations.

#### TITLE II—CLEAN SPORTS ACT OF 2005

Sec. 201. Addition of minimum drug testing standards to Office of National Drug Control Policy Act.

### 1 TITLE I—REAUTHORIZATION OF

## 2 OFFICE OF NATIONAL DRUG

#### 3 CONTROL POLICY ACT

- 4 SEC. 101. SHORT TITLE.
- 5 This title may be cited as the "Office of National
- 6 Drug Control Reauthorization Act".
- 7 SEC. 102. REPEAL OF TERMINATION PROVISION.
- 8 Section 715 of the Office of National Drug Control
- 9 Policy Reauthorization Act of 1998 (Public Law 105–277;
- 10 21 U.S.C. 1712) is repealed, and the law shall read as
- 11 if such section was never in effect.
- 12 SEC. 103. AUTHORIZATION OF APPROPRIATIONS.
- 13 Section 714 of such Act (21 U.S.C. 1711) is
- 14 amended—
- 15 (1) by striking "title," and inserting "subtitle,
- 16 except activities for which amounts are otherwise
- specifically authorized by this subtitle,"; and
- 18 (2) by striking "1999 through 2003" and in-
- 19 serting "2006 through 2010".



1	TITLE II—CLEAN SPORTS ACT
2	OF 2005
3	SEC. 201. ADDITION OF MINIMUM DRUG TESTING STAND-
4	ARDS TO OFFICE OF NATIONAL DRUG CON-
5	TROL POLICY ACT.
6	(a) AMENDMENT.—The Office of National Drug Con-
7	trol Policy Act of 1998 (Public Law 105–277; 21 U.S.C.
8	1701 et seq.) is amended—
9	(1) by inserting before section 701 the fol-
10	lowing:
11	"Subtitle A—Office of National
12	Drug Control Policy"; and
13	(2) by adding at the end the following new sub-
4	title:
15	"Subtitle B—Clean Sports Act of
16	2005
17	"SEC. 721. SHORT TITLE.
8	"This subtitle may be cited as the 'Clean Sports Act
9	of 2005'.
20	"SEC. 722. FINDINGS AND PURPOSE.
21	"(a) FINDINGS.—Congress finds the following:
22	"(1) The use of anabolic steroids and other per-
23	formance-enhancing substances by minors is a public
4	health problem of national significance.



1	"(2) Experts estimate that over 500,000 teen-
2	agers have used performance-enhancing substances,
3	which medical experts warn can cause a litany of
4	health problems for individuals who take them, in
5	particular children and teenagers.
6	"(3) The adverse health effects caused by
7	steroids and other performance-enhancing sub-
8	stances include stunted growth, scarring acne, hair
9	loss, dramatic mood swings, hormonal and metabolic
10	imbalances, liver damage, a higher risk of heart dis-
11	ease and stroke later in life, as well as an increased
12	propensity to demonstrate aggressive behavior, com-
13	mit suicide, and commit crimes.
4	"(4) Professional athletes are role models for
15	young athletes and influence the behavior of children
6	and teenagers.
7	"(5) Congressional testimony by parents of mi-
8	nors who used performance enhancing drugs, as well
.9	as medical and health experts, indicates that the ac-
20	tual or alleged use of performance-enhancing sub-
21	stances by professional athletes results in the in-
22	creased use of these substances by children and
23	teenagers.
24	"(6) Surveys and studies suggest a connection

between the actual or alleged use of performance-en-



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1	hancing substances by college and professional ath
2	letes and the increased use of these substances by
3	children and teenagers.
4	"(7) The real or perceived tolerance of the use
5	of performance-enhancing substances by professiona
6	athletes has resulted in both increased pressure or
7	children and teenagers to use performance-enhanc
8	ing drugs in order to advance their athletic careers
9	and to professional sports loss of integrity.
10	"(8) The adoption by professional sports
11	leagues of strong policies to eliminate the use of per-
12	formance-enhancing substances would result in the
13	reduced use of these substances by children and
14	teenagers.
15	"(9) Minimum drug testing standards for pro-
16	fessional sports established by Federal law would en-
17	sure the adoption of strong policies to eliminate the
18	use of performance-enhancing substances in profes-
19	sional sports.
20	"(10) Minimum drug testing standards for pro-
21	fessional sports established by Federal law would
22	help return integrity to professional sports.
23	"(11) Congress has for several years expressed

a strong interest in the problem of the role of per-



1	formance-enhancing drugs in professional sports and
2	other levels of sports.
3	"(12) Congress has for several years regulated
4	the use of anabolic steroids and other performance-
5	enhancing substances.
6	"(13) Recent Federal laws regulating the use of
7	anabolic steroids and other performance-enhancing
8	substances were enacted in large part to reduce the
9	prevalence of these substances in sports.
10	"(14) Congress has for several years regulated
11	both professional and amateur sports.
12	"(b) Purpose.—The purpose of this subtitle is to
13	protect the integrity of professional sports and the health
14	and safety of athletes generally by establishing minimum
15	standards for the testing of steroids and other perform-
16	ance-enhancing substances by professional sports leagues.
17	"SEC. 723. DEFINITIONS.
18	"In this subtitle:
19	"(1) Anti-doping code.—The term 'anti-
20	doping code' means the doping control standards es-
21	tablished in the United States Anti-Doping Agency
22	Protocol for Olympic Movement Testing (excluding
23	substances or methods prohibited in a particular

sport, as defined in such protocol).



1	"(2) Commission.—The term 'Commission'
2	means the Federal Trade Commission.
3	"(3) DIRECTOR.—The term 'Director' means
4	the Director of the Office of National Drug Control
5	Policy.
6	"(4) Major professional league.—The
7	term 'major professional league' means Major
8	League Baseball, the National Basketball Associa-
9	tion, the National Football League, and the National
10	Hockey League or any successor organization to
11	those leagues.
12	"(5) Off-season.—The term 'off-season'
13	means the period of time in each calendar year out-
14	side of the season of play for each major profes-
15	sional league.
16	"(6) Professional athlete.—The term 'pro-
17	fessional athlete' means an individual who competes
18	in a major professional league.
19	"(7) Professional game.—The term 'profes-
20	sional game' means any game held in the United
21	States between any professional teams of a major
22	professional league.
23	"(8) Prohibited method or substance.—



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1	"(A) Prohibited method.—The term
2	'prohibited method' means a method listed and
3	described in the Anti-Doping Code.
4	"(B) PROHIBITED SUBSTANCE.—The term
5	'prohibited substance' means a substance listed
6	and described in the Anti-Doping Code.
7	"(C) PERIOD OF PROHIBITION.—A sub-
8	stance prohibited in-competition by the Anti-
9	Doping Code shall be a prohibited substance
10	only during the season of play. Only a sub-
11	stance or method prohibited out-of-competition
12	by the Anti-Doping Code shall be a prohibited
13	substance or method during the off-season.
14	"(9) Season of Play.—
15	"(A) In general.—The term 'season of
16	play' for each major professional league means
17	the period of time in each calendar year begin-
18	ning with the date on which professional ath-
19	letes of that major professional league are col-
20	lectively obligated to report to their teams in
21	preparation for play and ending with the last
22	game of the major professional league's regular
23	season.
24	"(B) Post-season.—The season of play
25	shall include post-season play for an athlete



1	who is a member of a team that remains active
2	in post-season play.
3	"SEC. 724. MINIMUM UNIFORM TESTING STANDARDS.
4	"(a) Conduct Prohibited.—It shall be unlawful
5	for a major professional league to arrange, promote, orga-
6	nize, or produce a professional game without meeting the
7	requirements in subsection (b).
8	"(b) MINIMUM TESTING REQUIREMENTS.—Each
9	major professional league shall implement policies and
10	procedures for the testing of the use of prohibited sub-
11	stances by professional athletes who compete in each re-
12	spective major professional league which shall be inde-
13	pendently administered and shall be consistent with and
14	as stringent as the doping control standard established by
15	the United States Anti-Doping Agency, and which shall,
16	at minimum, include the following:
17	"(1) Timing and frequency of testing.—
18	"(A) In General.—Each professional ath-
19	lete shall be tested a minimum of 5 times each
20	calendar year that such athlete is competing in
21	games organized by the major professional
22	league.
23	"(B) TIMING.—Each athlete shall be
24	tested—



1	"(i) at least 3 times, each with no ad-
2	vance notice, during each season of play;
3	and
4	"(ii) at least 2 times, each with no ad-
5	vance notice, during the off-season.
6	"(2) Test distribution planning.—Each
7	major professional league shall certify to the Direc-
8	tor on or prior to December 31 of each year that it
9	has consulted with the United States Anti-Doping
10	Agency in the development of its test distribution
11	plan for both season of play and off-season testing.
12	"(3) Method of testing.—Each major pro-
13	fessional league shall certify to the Director on or
14	prior to December 31 of each year that it has con-
15	sulted with the United States Anti-Doping Agency in
16	the development of its drug testing protocols for
17	both season of play and off-season testing.
18	"(4) APPLICABLE SUBSTANCES.—Each profes-
19	sional athlete shall be tested for all prohibited sub-
20	stances at the time of each test. A major profes-
21	sional league may make exceptions for any prohib-
22	ited substances that have been properly prescribed
23	by a doctor of medicine licensed in the United States
24	for legitimate and documented therapeutic purposes.



1	"(5) Analysis of sample.—Each sample pro-
2	vided shall be analyzed by a laboratory approved by
3	the United States Anti-Doping Agency.
4	"(6) Positive tests.—
5	"(A) In general.—A positive test shall
6	consist of the presence in the sample of any
7	prohibited substance or its metabolites or mark-
8	ers, or evidence of the use of a prohibited meth-
9	od, unless that substance was prescribed to the
10	athlete in accordance with paragraph (4).
11	"(B) Refusal.—A refusal by a profes-
12	sional athlete to submit to a test or a failure of
13	a professional athlete to submit to a test with-
14	out compelling justification shall also be consid-
15	ered a positive test.
16	"(7) Penalties.—
17	"(A) GENERAL RULE.—
18	"(i) FIRST VIOLATION.—Except as
19	provided in subparagraph (B), a profes-
20	sional athlete who tests positive shall be
21	immediately suspended for a minimum of 2
22	years for a first violation. All suspensions
23	shall include a loss of pay for the period of
24	the suspension.



1	"(ii) Second Violation.—A second
2	violation shall result in a lifetime ban of
3	the professional athlete from all major pro-
4	fessional leagues.
5	"(B) Exceptions.—
6	"(i) Knowledge of the ath-
7	LETE.—A major professional league may
8	impose a lesser penalty than provided in
9	subparagraph (A) or no penalty if the pro-
10	fessional athlete establishes that he did not
11	know or suspect, and could not reasonably
12	have known or suspected even with the ex-
13	ercise of utmost caution, that he had used
14	the prohibited substance.
15	"(ii) Assistance in identifying
16	VIOLATIONS.—A major professional league
17	may impose a lesser penalty than provided
18	in subparagraph (A) if the professional
19	athlete provides substantial assistance to
20	the major professional league in identifying
21	violations of the league's drug testing pol-
22	icy by other professional athletes or assist-
23	ance in violations of the league's drug test-
24	ing policy by any coach, trainer, manager,

agent, team staff, official, medical, or



1	other personnel working with or treating
2	professional athletes participating in or
3	preparing for sports competition.
4	"(8) Adjudication.—
5	"(A) Consultation.—Each major profes-
6	sional league shall certify to the Director on or
7	prior to December 31 of each year that it has
8	consulted with the United States Anti-Doping
9	Agency in the development of its adjudication
10	process.
11	"(B) Due process.—If a professional
12	athlete tests positive, the professional athlete
13	shall have the right to notice, a fair, timely, and
14	expedited hearing, representation by counsel
15	and appeal.
16	"(C) Suspension.—During the pendency
17	of any proceedings the professional athlete shall
18	be suspended from participating in any profes-
19	sional game.
20	"(9) Public disclosure.—
21	"(A) Testing.—A major professional
22	league shall publicly disclose the identity of any
23	professional player who has tested positive as

well as the prohibited substance or prohibited



1	method for which he tested positive not later
2	than 30 days after receiving the test results.
3	"(B) Penalty.—A major professional
4	league shall publicly disclose the name of any
5	penalized athlete, the penalty imposed, the sub-
6	stance for which the player tested positive, and
7	the reason for the penalty not later than 15
8	days after the final disposition of the player's
9	case.
10	"SEC. 725. PROMULGATION OF STANDARDS BY THE DIREC-
11	TOR OF THE OFFICE OF NATIONAL DRUG
12	CONTROL POLICY.
13	"(a) In General.—The Director shall have the au-
14	thority to promulgate standards that would modify the
15	provisions of section 724 as they apply to an individual
16	major professional league for exceptional circumstances or
17	for other good cause.
18	"(b) Effectiveness Maintained.—A modification
19	under subsection (a) shall not—
20	"(1) reduce the effectiveness of the standards in
21	eliminating the use of steroids or other performance-
22	enhancing substances in any major professional
23	league; or



1	"(2) diminish the leadership role of the United
2	States in eliminating the use of steroids or other
3	performance-enhancing substances in sports.
4	"(c) Inclusion of Additional Leagues.—The Di-
5	rector may include an additional professional sporting
6	league or the colleges and athletes participating in Divi-
7	sion I or Division II of the NCAA as a major professional
8	league if the Director determines that such additions
9	would prevent the use of performance-enhancing sub-
10	stances by high school, college, or professional athletes.
11	"(d) Delegation.—The Director may delegate the
12	administration of this subtitle to any other appropriate
	ed Table
13	agency of the Federal Government.
13 14	agency of the Federal Government.  "SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM-
14	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM-
14 15	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.
14 15 16	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation
14 15 16 17 18	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation
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14 15 16 17 18	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation of section 18 of the Federal Trade Commission Act (15 U.S.C. 57a) regarding unfair or deceptive acts or prac-
14 15 16 17 18 19 20	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation of section 18 of the Federal Trade Commission Act (15 U.S.C. 57a) regarding unfair or deceptive acts or practices.
14 15 16 17 18 19 20 21	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation of section 18 of the Federal Trade Commission Act (15 U.S.C. 57a) regarding unfair or deceptive acts or practices.  "(b) Powers of Commission.—
14 15 16 17 18 19 20 21 22	"SEC. 726. ENFORCEMENT BY THE FEDERAL TRADE COM- MISSION.  "(a) Unfair or Deceptive Acts or Practices.— A violation of section 724 shall be treated as a violation of section 18 of the Federal Trade Commission Act (15 U.S.C. 57a) regarding unfair or deceptive acts or practices.  "(b) Powers of Commission.—  "(1) In General.—The Commission shall issue



1	as though all applicable terms and provisions of the
2	Federal Trade Commission Act (15 U.S.C. 41 et
3	seq.) were incorporated into and made a part of this
4	subtitle. Any person who violates such regulations
5	shall be subject to the penalties and entitled to the
6	privileges and immunities provided in that Act.
7	"(2) Enhanced penalty for violations.—
8	Notwithstanding subsection (a) and the Federal
9	Trade Commission Act, in the case of a person who
10	violates section 724, the Commission may, in its dis-
11	cretion, seek a civil penalty for such violation in an
12	amount, as determined by the Commission, of not
13	more than \$1,000,000 for each violation of section
14	724.
15	"(3) GENERAL AUTHORITY.—Nothing in this
16	subtitle shall be construed to limit the authority of
17	the Commission under any other provision of law.
18	"SEC. 727. REPORTS TO CONGRESS.
19	"(a) First League Report.—
20	"(1) In general.—Not later than 6 months
21	after completion of a professional sports league's
22	first season of play after the effective date of this
23	subtitle, each major professional league shall trans-

mit to the Committee on Commerce, Science, and

Transportation of the Senate and the Committee on

24

1	Energy and Commerce and the Committee on Gov-
2	ernment Reform of the House of Representatives, a
3	report on its testing policies and procedures.
4	"(2) Contents.—The report required by this
5	subsection shall contain—
6	"(A) a comparison of the major profes-
7	sional league's testing policy (including its adju-
8	dication procedures) to that of the United
9	States Anti-Doping Agency, emphasizing the
10	differences between the policies and the ration-
11	ales for the differences; and
12	"(B) aggregate data on the number of pro-
13	fessional players tested by the major profes-
14	sional league and the prohibited substances de-
15	tected in samples or prohibited methods, includ-
16	ing the number of tests conducted during the
17	season of play and during the off-season.
18	"(b) BIENNIAL LEAGUE REPORTS.—Each major pro-
19	fessional league shall transmit to the Committee on Com-
20	merce, Science, and Transportation of the Senate and the
21	Committee on Energy and Commerce and the Committee
22	on Government Reform of the House of Representatives,
23	on a biennial basis, a report containing the data and anal-
24	ysis required in subsection (a) for each of the 2 prior
25	years.



- 1 "(c) ONDCP REPORT.—Not later than 1 year after
- 2 the date of enactment of this subtitle, and subsequently
- 3 thereafter as determined appropriate by the Director, the
- 4 Director shall report to the Committee on Commerce,
- 5 Science, and Transportation of the Senate and the Com-
- 6 mittee on Energy and Commerce and the Committee on
- 7 Government Reform of the House of Representatives, rec-
- 8 ommendations for improving any Federal law governing
- 9 controlled substances as may be necessary for reducing the
- 10 use of steroids and other performance-enhancing sub-
- 11 stances.
- 12 "SEC. 728. PROMULGATION OF STANDARDS BY UNITED
- 13 STATES BOXING COMMISSION.
- "Upon the later of 12 months after enactment of this
- 15 subtitle or 12 months after the establishment of the
- 16 United States Boxing Commission pursuant to Federal
- 17 law, that commission shall, in consultation with the Asso-
- 18 ciation of Boxing Commissions and the United States
- 19 Anti-Doping Agency, promulgate uniform performance-en-
- 20 hancing substance testing standards for professional box-
- 21 ing that are consistent with section 724.
- 22 "SEC. 729. STUDY ON COLLEGE TESTING POLICIES AND
- 23 PROCEDURES.
- 24 "(a) Study.—The Government Accountability Office
- 25 shall conduct a study on the use of performance-enhancing



1	substances by college athletes which shall examine the pro-
2	hibited substance policies and testing procedures of inter-
3	collegiate athletic associations and college and university
4	athletic departments.
5	"(b) Report.—
6	"(1) Submission to congress.—Not later
7	than 1 year after the date of enactment of this sub-
8	title, the Government Accountability Office shall
9	transmit a report to the Committee on Commerce,
10	Science, and Transportation of the Senate and the
11	Committee on Energy and Commerce and the Com-
12	mittee on Government Reform of the House of Rep-
13	resentatives.
14	"(2) Contents.—The report required by this
15	subsection shall—
16	"(A) assess the adequacy of the testing
17	policies and procedures described in subsection
18	(a) in detecting and preventing the use of per-
19	formance-enhancing substances; and
20	"(B) include recommendations to Congress
21	regarding expanding the application of the reg-
22	ulations issued pursuant to this subtitle to such
23	intercollegiate and interscholastic athletic asso-
04	eiations



1	"SEC. 730. COMMISSION ON HIGH SCHOOL AND COLLE
2	GIATE ATHLETICS.
3	"(a) Commission.—The Director shall establish a
4	commission on high school and collegiate athletics.
5	"(b) Report.—Not later than 1 year after the date
6	of enactment of this subtitle, the commission shall report
7	to Congress—
8	"(1) findings on the use of steroids and other
9	performance-enhancing substances in high school
10	and collegiate sports; and
11	"(2) recommendations for reducing their use.
12	"SEC. 731. SENSE OF CONGRESS.
13	"It is the sense of Congress that—
14	"(1) professional sports leagues not regulated
15	by this subtitle should adhere to the drug testing
16	standards established in this subtitle;
17	"(2) all professional sports should implement
18	policies and procedures for the testing of the use of
19	prohibited substances or the detection of prohibited
20	methods by professional athletes that ensure that
21	American professional sports leagues are world lead-
22	ers in the effort to keep steroids and other perform-
23	ance-enhancing drugs out of sports;
24	"(3) all professional sports should implement
25	policies and procedures that address the development
26	of designer steroids and emerging methods for



1	doping, including gene doping, that enhance sports
2	performance, are potential or actual health risks,
3	and are contrary to the spirit of the sport; and
4	"(4) each major professional league should
5	produce and publicize public service announcements
6	regarding the health and safety consequences of
7	steroids and other similar performance-enhancing
8	substances on children and teenagers.
9	"SEC. 732. EFFECTIVE DATE.
10	"This subtitle shall take effect 1 year after the date
11	of enactment of this subtitle.".
12	(b) Conforming Amendments.—The Office of Na-
13	tional Drug Control Policy Act of 1998 (Public Law 105–
14	277; 21 U.S.C. 1701 et seq.) is further amended—
15	(1) by striking "title" each place it appears and
16	inserting "subtitle" in—
17	(A) section 701;
18	(B) section 702;
19	(C) section $703(b)(2)$ ;
20	(D) section $704(d)(1)$ ; and
21	(E) the first and second sentences of sec-
22	tion $705(a)(2)(A)$ ; and
23	(2) in section 711(b), by striking "title" and in-
24	serting "Office of National Drug Control Policy Re-
25	authorization Act of 1998".

